

Form No. 407

MORTGAGE OF REAL ESTATE

300K 1039 rate 521

WHEREAS I (we) We //e.	A. Blackwell and his d the mortgagor) in and by	my (our) certain h	lote bearing even date herewi	th, stand firmly held and bound unto
Booutron	and Mfg Co. Inc.		(hereinafter als	so styled the mortgagee) in the sum of
\$ 5779.20	, payable in84	equal ins	tallments of \$ 68,80	each, commencing on the
5th	day of October	19 <u>55</u> an	d falling due on the same day o lly appear.	f each subsequent month, as in and by
NOW, KNOW ALL MEN the conditions of the s said mortgagor in hand of is hereby acknowled	, that the mortgagor(s) in con- aid Note; which with all its p well and truly paid, by the sa ged, have granted, bargained, its its successors and assigns fo	sideration of the sa provisions is hereby id mortgagee, at and sold and released, a rever, the following	id debt, and for the better secui made a part hereof; and also ir I before the sealing and deliver; nd by these Presents do grant, described real estate:	n consideration of Three Dollars to the y of these Presents, the receipt where- bargain, sell and release unto the said
All that piece, in Dunean Mills described as Lo Greenville, Sou	, parcel or lot of last village, Greenville of 13, Section 6, as at the Carolina made by the 2, 1948, revised	and with the income county, Sout shown on plate Fickell & Pi June 15, 1948	mprovements thereon so h Carolina, and being entitled "Subdivision ckell, Engineers, Gree and August 7, 1948,	enville, South and recorded in the
RMC Office for According to sa	Greenville County in	n Flat Book "S described lot	", at pages 173 through as No. "	gn 1//, incrusive.
(Avenue) and 2		,	•	
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taining	Ī			mises belonging, or in anywise incident
TO HAVE AND TO H	OLD, all and singular the said	Premises unto the	said mortgagee, its (his) succes	sors, heirs and assigns forever.
AND I (we) do hereb surances of title to t Premises unto the said	y bind my (our) self and my he said premises, the title to d mortgagee its (his) heirs, su	(our) heirs, execut which is unencum ccessors and assign	ors and administrators, to procubered, and also to warrant and is, from and against all persons	ure or execute any turner necessary as- forever defend all and singular the said lawfully claiming, or to claim the same
unpaid balance on the (his) heirs, successo interest thereon, from	premises, insured against los e said Note in such company surs or assigns, may effect su the date of its payment. And m the insurance moneys to be	as shall be approve ch insurance and re it is further agreed paid, a sum equal to	d by the said mortgagee, and in simburse themselves under this that the said mortgagee its (his the amount of the debt secured	executors, or administrators, shall keep rtgagee, for an amount not less than the default thereof, the said mortgagee, its i mortgage for the expense thereof, with s) heirs, successors or assigns shall be by this mortgage.
AND IT IS AGREED, shall fail to pay all (his) heirs, successor	, by and between the said pa taxes and assessments upon s or assigns, may cause the s	rties, that if the so the said premises ame to be paid, togo th interest thereon,	iid mortgagor(s), his (their) heir when the same shall first becor ether with all penalties and cos from the dates of such payments	rs, executors, administrators of usagina, me payable, then the said mortgagee, its ts incurred thereon, and reimburse them
AND IT IS AGREED, become payable, or in hereby, shall forthwi	by and between the said part n any other of the provisions th become due, at the option teht may not then have expired	ies, that upon any d of this mortgage, th of the said mortga	efault being made in the paymer at then the entire amount of the igee, its (his) heirs, successor	nt of the said Note, when the said said debt secured, or intended to be secured s or assigns, although the period for the
AND IT IS FURTHE mortgage, or for any lection, by suit or oth able counsel fee (of hereby, and may be to	R AGREED, by and between purpose involving this mortga terwise, that all costs and expi not less than ten per cent of scovered and collected hereund	the said parties, ge, or should the denses incurred by the the amount involved ter.	e mortgagee, its (his) heirs, suc i) shall thereupon become due a	be instituted for the foreclosure of this in the hands of an attorney at law for col cessors or assigns, including a reason and payable as a part of the debt secure
PROVIDED, ALWAY: executors or administrate interest thereon, according to the content and meaning or amain in full force.	S, and it is the true intent an trators shall pay, or cause to if any shall be due, and als ditions and agreements of the of the said note and mortgage and virtue.	d meaning of the po be paid unto the sa so all sums of mone said note, and of , then this Deed of	ey paid by the said mortgagee, I this mortgage and shall perform Bargain and Sale shall cease,	hen the said mortgagor, his (their) heirs accessors or assigns, the said debt, wit his (their) heirs, successors, or assigns all the obligations according to the tru determine and be void, otherwise it shal
AND IT IS LASTLY payment shall be ma		said parties, that t	he said mortgagor may hold and	enjoy the said premises until default o
WITNESS my (our) H	and and Seal, this	day of _	W. a. Blac	6.000
	delivered in the presence of		W. a. Dia	Black 100
WITNESS Edw	and Wingey		Uma Lu	VSCCRUCK (L.S.
WITNESS G.F	Hawkin			